

THE BUTTE OFFICE

Of the STANDARD is in the New Windsor Hotel Annex, No. 21 East Broadway. The Telephone number is 255.

Advertisements will be received at the Butte office of the STANDARD till 8 o'clock P. M. for insertion in the following morning's paper.

The STANDARD is delivered to Butte subscribers every morning.

BUTTE RAILWAY GUIDE

MONTANA UNION		
LEAVE	ARRIVE	
Helena Express	8:00 a.m.	12:40 p.m.
Montana Union	8:20 a.m.	12:50 p.m.
Northern Pacific Express	8:30 a.m.	1:00 p.m.
Anaconda Express	8:40 a.m.	1:10 p.m.
Union Pacific Express	8:50 a.m.	1:20 p.m.
Union Pacific Fast Mail	9:00 a.m.	1:30 p.m.
Dillon Local	9:10 a.m.	1:40 p.m.
MONTANA CENTRAL		
LEAVE	ARRIVE	
St. Paul Express	6:30 a.m.	7:45 a.m.
Helena Accommodation	11:40 a.m.	2:45 p.m.

CLOSING AND ARRIVAL OF MAIL

LEAVE	ARRIVE
Mail for California and the Southern States	6:40 a.m.
Mail for East via M. C. Ry.	7:30 a.m.
Mail for East via M. C. Ry.	7:30 a.m.
Mail for West via N. P. Ry.	7:30 a.m.

5:35.

On Tuesday morning the STANDARD's special train over the Montana Union railroad arrived at the depot in Butte at 5:43 o'clock. Yesterday morning the train pulled in at the station in Butte at 5:35 o'clock, making the run from this city to the platform in Butte in forty-five minutes, slowing up at the Blue Bird switch to toss off the bundle of STANDARDS for Roeder and Burlington. The STANDARD is the first newspaper on the streets of Butte every day in the week.

BUTTE CURRENT NOTES.

Hon. Martin Magnus was in the city yesterday.

Billy Sprague will open his fine new saloon at No. 407 North Main street today.

A dividend of \$10,000 has been declared in the Poorman mine which will be paid on the first of August.

Miss Gertrude Hickman, daughter of State Treasurer Hickman of Helena, is visiting Miss Virginia Patten of this city.

The wind storm last evening tore a big rent in the flag on the city hall and tore down a good many carefully arranged decorations.

"Am at home" will be given by Misses Madge Day, Frankie Horst and Harriet Evans at 229 West Broadway on Tuesday evening next.

Another entertainment was given last evening by the A Social Session company. There will be a matinee and an evening performance today.

The Butte ball nine left for Bozeman at 4:50 o'clock yesterday afternoon. Owing to the generosity of some of the merchants they got prepared for a battle royal.

Mrs. J. R. Clark, Mrs. W. A. Clark, Miss Moore, E. W. Irvine, Miss Emma Irvine, Miss L. Clark, W. H. Armstrong, C. W. Goodale and J. B. Wellcome left yesterday to attend a ball given at the Broadwater last night.

A fishing party composed of Dr. Winston and Judge Lippincott left yesterday on a fishing tour to St. Regis river in Missoula county. They will be joined by Captain Ramsey, Murray Miles and Chauncey West at Missoula.

McMahon's Circus.

BUTTE, July 3.—McMahon's circus will exhibit at Butte Saturday, July 11. The Cincinnati, Ohio, Enquirer says: McMahon's circus is numbered among the few legitimate arena exhibitions, and deservedly so when its standard is measured by the individual ability of its performers. The riding is the very best ever seen here. The acrobatic and gymnastic feats undoubtedly excel that of any other organization, while the many novelties and new acts were an agreeable surprise. It is vouchsafed by parties posted on the salaries of arena talent that McMahon has the largest list in all branches of any show in America. The circus is a necessary of the ear who accompanies Jodelo, on being questioned as to Jodelo's salary, says he receives \$1,000 per week. Not the least attractive feature of the great show is the monster pachyderm, Queen Junie, the largest elephant in the world. The performance of Jumbo and mate Romeo must be seen to be appreciated. It goes without saying the few remaining exhibitions in Cincinnati will test the capacity of the pavilions.

Said by the Butte and Boston.

BUTTE, July 3.—The Butte & Boston Mining company filed a complaint in Department 1 of the district court today against Stanislas E. Hubert et al. to recover the possession of one Ames 30-horsepower portable boiler with truck and all the connections of the outfit. The property is valued at \$725 and is now at the Rarus quartz lot. The plaintiff's suit damages to the amount of \$250, the recovery of the property and \$25 per month since the 23rd of April for the use of the machinery. In all the suit involves \$885. Forbis & Forbis are the plaintiff's attorneys.

Real Estate Transfers.

BUTTE, July 3.—The following property exchanges have been recorded since our last report:

W. F. Golden et al. to T. J. Williams, lot 8, in block 11 of Noves & Upson's railroad addition to Butte, \$400 00

George H. Casey to W. F. Golden, lots 6 and 7 in block 4 of the Moonlight addition to Butte, 900 00

George H. Casey to E. E. McBlair, lots 8 and 9 in block 20, in the Moonlight addition to Butte, 700 00

James A. Murray to W. L. Johnson, the southeast corner of lot 2, in block 4 of the Farrel addition to Butte, 1 00

An Alleged Horse Thief.

BUTTE, July 3.—Sheriff Lloyd returned today from Townsend bringing with him M. L. Lyons, the alleged horse thief. The sheriff also brought a minute description of 57 horses, the number comprising the band which was driven from Silver Bow on Tuesday morning. Sheriff Hankley has identified some of the animals as horses stolen from the neighborhood surrounding Silver Bow as described to him. The description of the horses can be seen at the sheriff's office.

The members of the Sons of St. George will meet at Centerville, Saturday morning, July 4, at 9 a. m., for the purpose of taking part in the parade. All members are requested to attend.

Ed Rodda, W. J. PALMER.

SENSIBLE CITY DADS

They Pass an Ordinance Revoking the Butte Water Company's Franchise.

ABOUT THE GAYNOR SYSTEM

Bonds of the Fire Alarm Company Not Accepted—Street Commissioner Scanlon's Case Considered.

BUTTE, July 3.—The city council devoted five minutes to the water question, 15 minutes to the case of Street Commissioner Scanlon and one hour to the Gaynor fire alarm system. The water question came up first and was the only thing during the evening that the council was unanimous on. The ordinance revoking the franchise of the Butte City Water company was read by the clerk.

"Gentlemen, what is your pleasure?" asked the mayor.

"I move that the rules be suspended, the ordinance be read a second and third time by its title, and placed on its final passage," said Alderman Lynch.

This motion was seconded, was carried, and the revoking ordinance was adopted without debate by a vote of 13 to 0.

"I now move," said Alderman Lynch, "that the city clerk turn over to the city treasurer the certified check of the Butte City Water company for \$10,000, and the check be deposited to the credit of the city."

This was also unanimously carried. Between breaths the council passed the building ordinance, and decided to advertise for bids for the reconstruction of the culverts across Missoula gulch in West Park street. Then came the report of the special committee on investigation into the conduct of Street Commissioner Scanlon. The report found Mr. Scanlon guilty by his own admissions and recommended that he be suspended for one month without pay.

Alderman Lynch said that he believed Mr. Scanlon realizes he has done what he should not have done, and he thanked the special committee for its findings.

He now asked that the report be not accepted, as he believed Mr. Scanlon had received all the punishment necessary.

Alderman Maule expressed himself in a similar vein.

Alderman Farret then said: "Why was this committee appointed and made to rush around two days if the council is not to consider its report. I for my part will not act on another committee, if this is to be the result. Twenty-four hours ago we denounced the action of Mr. Scanlon most severely, and now is pleading for him."

Alderman Hines moved to place the report of the committee on file.

Alderman Pascoe moved on an amendment that Mr. Scanlon be discharged from the city's employment. This was lost.

Alderman Farret then offered an amendment that the report of the committee be adopted.

Alderman Hines raised the point that a new amendment was not in order after a vote had been taken on one amendment.

Mayor Mueller ruled the amendment in order. Alderman Hines appealed from the mayor's decision and the vote was 7 to 7, thus sustaining the mayor's decision, but at this juncture, Alderman Harrington offered another amendment: that the action of the report be accepted, with the exception of the part relating to the suspension for 30 days.

Alderman Lynch and Maule declined to vote, and the amendment prevailed as follows: Ayes—Bowman, Dugan, Grayley, Harrington, Hines, McDermott, Van Buren, 7.

Nays—Barret, Dawson, Pascoe, Reichle, Stewart, 5.

This disposed of the matter, leaving Mr. Scanlon in the employ of the city. Between breaths again, the city voted \$250 to the contractor for the department to decorate its cars with for the parade.

The Gaynor fire alarm fight then began by Alderman McDermott's saying: "This being the 31 of July, I move to adjourn the city council to the 1st of August."

Alderman Reichle then remarked that the bonds and agreement of the Gaynor Fire Alarm company are ready and he thought the matter should be disposed of.

Alderman Farret desired to have the city attorney file the city council under the bond of some of the aldermen.

"At the request of some of the aldermen," said City Attorney Cotter, "I have gone over all the resolutions and actions of the council in regard to the fire alarm system. I find now that the city has no contract with the Gaynor Fire Alarm system. By its vote last spring the council rescinded the contract. There can only be a contract by the city or by the city council in regard to the fire alarm system for bids. This bond is conditional for the performance of an illegal contract and that point might be urged in defense in case we sued."

"I move to advertise for bids for a fire alarm system to be in the first regular meeting in August," said Alderman McDermott. Alderman Lynch seconded the motion.

"It seems to me," said Alderman Barret, "that Mr. Cotter is taking great interest in the matter."

"I looked the matter up in the interests of no one but the city," said Mr. Cotter.

"I asked Mr. Cotter to look the matter up," said Alderman Grandey.

Alderman Lynch then presented in behalf of the Gaynor and Alderman Stewart wanted to hear from him.

"I object," said Alderman Lynch, "this is not a debating society. We have taken the advice of our city attorney, and that is enough."

"I have no objection to Mr. Cotter looking up the matter," said Alderman Barret, "and it is his duty to do so. But I think it unfair to look up one side of the question only."

"I looked up both sides," said Mr. Cotter. "I found the resolution of the city rescinding the contract and now there is no contract. The company might have raised the point that the city had no right to rescind the contract, but it surrendered that right by accepting the resolution and asking that the system be tried another year."

The motion to advertise for a fire alarm system was lost by a vote of 3 to 11, several of the aldermen thinking it best not to do this until the year's test of the Gaynor system should be over. The council then adjourned without looking at the bonds of the Gaynor company. The council also neglected to advertise for bids for furnishing the city with water, but will probably do this at the next meeting.

He is Not Blind.

BUTTE, July 3.—The man with the huge colored glasses called at the STANDARD office this afternoon to deny that he is a beggarly old fraud. He says he is not blind, and does not pretend to be blind, but that he was blind for two months and his eyesight is still defective.

For Rent.

A five-room brick house, bath and all modern improvements. Apply to W. C. Fenner, 29 East Broadway, Butte.

RULES OF ETIQUETTE.

The Case of Street Commissioner Scanlon and the Aldermen.

BUTTE, July 3.—Rules of etiquette between city officials and members of the city council was the subject of an investigation at the council chamber this afternoon. Aldermen Dawson, Barret and Dugan conducted the investigation and Scanlon was the defendant in the case. The charge was that he had used insulting language in reference to the members of the city council, particularly addressing the city clerk, and that he was dressing Aldermen Lynch and Maule while they were auditing bills Wednesday afternoon.

Mr. Scanlon was present and in his own defense denied that he had used the word "scoundrel" in addressing the city clerk, but admitted that he had told Mr. Lynch to go to hell. Alderman Dawson said that when one of the aldermen is insulted by a city official, it is an insult to the entire council. Mr. Scanlon, however, argued that he did not tell Mr. Lynch to go to hell in his capacity as a city alderman but to go to hell in his capacity as an individual. Mr. Scanlon said that at Mr. Lynch's request he was explaining the blacksmithing bill, and that Mr. Lynch then ordered him out of the place. This made him hot and he admitted that he told Mr. Lynch that he could go to a pretty warm place.

Other witnesses failed to corroborate Mr. Scanlon's story in all particulars. Alderman Lynch had refused to appear before the committee, but Alderman Maule was sent for and told of quite a different story from that of Mr. Scanlon. He had not heard Mr. Lynch order Scanlon out and had not heard Mr. Scanlon speak Mr. Lynch's name in talking about hell, and said that the last thing Mr. Scanlon said as he walked out the door was, "you can go to hell."

Mr. Maule understood himself and the rest of the aldermen to be included in this permission.

City Clerk Harrington and Assistant City Clerk Eastman were called before the committee but their testimony was not very conclusive either way. They had heard the instruction to go to hell, but could not remember whether the entire board of aldermen was included, or whether it referred to Mr. Lynch in his capacity as an alderman or in his capacity as an ordinary citizen.

Alderman Dawson administered a pretty strong rebuke to Mr. Scanlon, saying that he had no respect for the aldermen and his fellow officials. He then excused the defendant and witnesses and stated that the committee would present its report at the next meeting of the city council.

IN POLICE COURT.

Some of the Offenders Whose Cases Were Up Yesterday.

BUTTE, July 3.—George Becker, the man who attempted to run things at the depot last night, was tried before Judge McMurphy today for disturbing the peace. He said he was drunk at the time and entered a plea of guilty. A fine of \$5 and costs was imposed.

"Jack the Unknown" was committed in default of \$1 and costs.

Al Black and Al Jones were sent up to work on \$10 and costs each for vagrancy and intruding upon private premises.

David Brown and Frank Hardy were booked on the prison record as sleeping in the day time. The city attorney, not knowing whether they had been drunk or were arrested for vagrancy, moved their discharge with the suggestion that police officers be a little more explicit in their charges against prisoners. Dave and Frank were released.

Pat Trucey, a tough customer, was arraigned for committing a nuisance. He pleaded guilty, and Judge McMurphy, in which his guilt was not only fully established, but it was also shown that the nuisance complained of was more than usually aggravated. Pat got \$10 and costs, and will help to improve East Broadway.

Lizzie Preston and Nettie McAlfry were arraigned for appearing on the streets in malodorous attire. Their hearing was set for next Monday.

W. H. Sage pleaded guilty to disturbing the peace and paid \$5 and costs.

THE JULY TERM.

Names of Those Subpoenaed to Serve as Jurymen in the District Court.

BUTTE, July 3.—The venire which was issued for the panel of jurors for Department 1, was returned today by Deputy Sheriff Richards. The following jurors have been subpoenaed: N. J. Scott, George Dent, Henry Wieman, Moses Arnold, W. H. Hornbeck, S. A. Westergren, L. F. Courtney, Henry Jones, John C. Heilig, Charles Elderkin, Charles Frazer, W. F. Farlin, Thomas Seaden, M. P. Siggle, R. S. Bauginger, J. J. Harrington, R. D. Gould, W. W. Adams, W. H. Pascoe, D. W. Tilton, H. H. Carden, John Parker, James Tucker. There was a venire issued for seven other jurors, but these men were found to have left Montana for the present.

The following have been subpoenaed as jurors for Department 1, for the July term by Deputy Sheriff: T. B. Eva, A. Anderson, John Shea, John Shields, Joseph Bernier, W. Sultzer, Joseph Carter, Richard Polkinton, Philip Tucker, J. L. Barker, George Peterson, John Rasmussen, Charles Whiteside, Stephen Williams, Jerry Roach, F. Ould, Charles Driscoll, Peter Ope, Henry Albertson, C. W. Ellingswood, J. Ross Clark, E. J. Berman, D. N. Upton, E. J. Trull. There was a venire issued for 30 jurors in this department, six of which have not yet been subpoenaed, but it is expected they will be served today.

Mining Locations.

BUTTE, July 3.—Notices of location were filed with the county clerk and recorder today as follows:

The Utah Boy lode, in an unorganized mining district, by R. Reynolds and Walter Mackay.

The Red Goat lode, in an unorganized mining district, by R. Reynolds and Walter Mackay.

The White Goat and the Post Boy lode, in an unorganized mining district, was located by the same gentlemen.

Books at Auction.

Five thousand volumes of standard miscellaneous, historical and poetical works. Sets of Bulwer, Carlyle, Waverley, Dickens, Dore, Hild's Manual and juveniles. The chance of a life time. Private sale all day, auction at 7:30 p. m., at St. Nicholas Hotel, East Broadway.

Piano Tuning.

Leave orders for piano tuning at Sheehan's for W. A. Smith.

The only first-class chiropodist and manicure in Montana is Prof. I. Jefferys, Room 6, over Red Boot and Shoe store, Main street.

Patent right for Silver Bow county for Napier's patent wagon tongue spring for sale, cheap. Apply to Gunderson Bros., Meaderville, Mont.

KILLED BY ALCOHOL

A Painter Found Dead in a Quartz Street Cabin.

DRUNK FOR THREE WEEKS

Ed Lattia Wins at the Faro Table and Goes on a Prolonged Spree—Verdict of the Coroner's Jury.

BUTTE, July 3.—When Frank Probst went to his cabin at No. 27 East Quartz street this morning, he found dead in the bed a man by the name of Ed Lattia, a painter. Lattia had been in the employ of Carder Brothers, painters, at No. 21 West Quartz street. About four weeks ago Lattia was seized with a passion for gambling, and at one of the faro tables in town he won about \$270 or \$300. This good fortune resulted in his death, for he immediately went on a drunken spree that resulted fatally. He placed \$300 in the safe of Carder Brothers, and as he got out of money would go around to the firm and draw out \$5 at a time. Yesterday morning he went to the store and was hardly able to walk straight. He asked for \$5, which was given him. A half hour afterward he returned and wanted some place to sleep, saying he was very sleepy. There was no place at the store, but Frank Probst told him he could sleep in his cabin. This was done. Last evening the deceased again appeared in Carder Brothers' store and appeared very nervous. He said he wanted more money to refill a prescription. He was induced to return to bed, and John A. Hunter, a painter employed at Carder Brothers, went to the drug store and refilled the prescription and took it to him. Lattia wanted the change to buy more whiskey, but it was refused.

Frank Probst, in whose cabin the man was found dead, said that he put the deceased to bed during the forenoon and at noon found him asleep. He also found him asleep there at 8:30 o'clock last evening and did not disturb him, as he seemed to be sleeping regularly.

Dr. T. H. Ellis had been summoned yesterday forenoon and went to the cabin where Lattia was lying. To the physician he appeared to be a chronic alcoholic. He was in a condition of extreme nervousness, such as is found at the beginning of delirium tremens. He also had a weak, irregular pulse, due to alcoholic poisoning. Lattia complained of sleeplessness and said he had been drinking to excess for two weeks. The doctor found a half pint of urine of whiskey. The deceased was anxious to have something that would put him to sleep, and the doctor left a prescription for an arterial and nervous sedative. He warned him to be careful when taking the medicine. At 4:15 o'clock yesterday afternoon the doctor returned and found Lattia lying on the bed asleep. He found that his pulse had improved considerably. Presently he awakened and the doctor asked him how much medicine he had taken, saying that unless he had spilled some he had taken too much. Lattia replied that he hadn't spilled any. He wanted another dose. He said he had taken none since 1:15 o'clock. The doctor gave him another dose, but warned him against taking the medicine himself and told him there was more than enough to last until morning, but if he should spill it he could return the bottle and have it refilled. Lattia asked for a typewriter, as he called it, saying he had not slept since morning.

The doctor refused, however, telling him the medicine would put him to sleep. The doctor left at 10 o'clock this morning and the deceased was found dead when he was dead. The doctor thought Lattia could have taken the entire contents of the bottle without its having killed him, even in his condition.

Judge Bin don, as acting coroner, held an inquest this morning, and the verdict rendered was that the deceased came to his death from excessive drinking of alcoholic liquors. Lattia came to this city about three months ago from California.

HE TOOK APPEAL.

Mr. Pincus Not Satisfied With Judge McMurphy's Decision.

BUTTE, July 3.—Adolph Pincus was just a trifle mad yesterday when arrested on complaint of the health officer for maintaining a nuisance detrimental to the health of the community. The nuisance complained of consists of a vault which Pincus has several times been notified to clean, but to which notification not much attention was paid. Mr. Pincus was arraigned yesterday and upon a plea of not guilty, his trial was set for this afternoon at 4 o'clock.

As already stated, Mr. Pincus was mad and threatened to make a hard fight, so, when he appeared in court this afternoon without an attorney and only one witness, he caused some surprise. The prosecution proved the existence and also showed that two notices ordering its abatement had been given the defendant. Pincus admitted the allegation, and said that the reason he had not removed the nuisance was that he was waiting for the regularly licensed vault cleaner wanted to charge him \$60 for the job. This he considered exorbitant and was waiting for another man to have a wagon built who had agreed to perform the task for a less sum.

Judge McMurphy after saying, it was absolutely necessary to enforce the health ordinance for the general benefit of the city, imposed a fine of \$25 and costs.

Mr. Pincus gave verbal notice of appeal and was granted five days' stay of proceedings in which to file the necessary motion and bond.

A Step Higher Up.

BUTTE, July 3.—The resignation of L. P. Benedict, which was tendered last week, took effect tonight. Mr. Benedict has been connected with the sheriff's office nearly six months, during which time he has by his affability and courteousness made hosts of warm friends. He has accepted a position as private secretary and chief clerk to the assistant general superintendent of the Great Northern railway, with headquarters at St. Paul. Mr. Benedict filled a like position before. He leaves for St. Paul on the 1st of August.

"Take it before breakfast," because it will give you an appetite, regulate the bowels and cleanse the system of all impurities—Dr. Henley's English Dandelion Tonic.

Smokers of the celebrated and original "Cuban Blossom" will in future find every cigar and every box branded "L. Lillia." All others are counterfeit. L. Lillia, 1332 Second avenue, New York.

A change in our business enables us to offer our lease and fixtures for sale. Cash Clothing Concern, 45 E. Park street, Butte, Mont.

Learn shorthand, American standard system taught. Write for terms, N. V. J. Jackson, 319 Wyoming street, Butte, Mont.

Madams Wilcox, Dressmaking by the day, 144 West Park street, room 28.

M. F. BACON, M. D. F. C., Graduate of the New York Post Graduate Medical School and Hospital.

J. F. BOYD, M. D. C. M., Graduate of McGill University Medical College of Montreal, Canada.

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